

1	AARON D. FORD	
2	Attorney General CHARLES D HOPPER, Bar No. 6346	FILED RECEIVED SERVED ON
3	Deputy Attorney General State of Nevada	COUNSEL/PARTIES OF RECORD
4	Public Safety Division 555 E. Washington Ave., Ste. 3900	DEC - 5 2819
5	Las Vegas, Nevada 89101 Tel: (702) 486-3655	CLERK US DISTRICT COURT
6	E-mail: cdhopper@ag.nv.gov Attorneys for Defendants Romeo Aranas, Isidro Baca, Candis Brocki	DISTRICT OF NEVADA
7	Dana Marks, Brian Ward & Therese Wickh	
8		
9	UNITED STATES DISTRICT COURT	
10	DISTRICT OF NEVADA ORDER	
11	BRIAN KEVIN GRAY,	Case No. 3:16-cy-00716-MMD-CLB
12	Plaintiff,	Case No. 3.10-cv-00710-MMD-ODD
13	vs.	DEFENDANTS' MOTION FOR EXTENSION OF TIME TO FILE
14	ISIDRO BACA, et al.,	DISPOSITIVE MOTIONS
15	Defendants.	
16	Defendants, Romeo Aranas, Isidro Baca, Candis Brockway, Dana Marks, Brian	
17	Ward and Therese Wickham, by and through counsel, Aaron D. Ford, Attorney General of	
18	the State of Nevada, and Charles D Hopper, Deputy Attorney General, hereby file this	
19	Motion for Extension of Time to File Dispositive Motions. This motion is made and based	
20	on the following Memorandum of Points and Authorities, the pleadings and papers on file	
21	herein, and any other evidence this Court deems appropriate to consider.	
22	MEMORANDUM OF POINTS AND AUTHORITIES	
23	On July 8, 2019, Plaintiff filed his Motion to Extend Discovery for ninety days.	
24	(See ECF No. 42).	
25	On July 22, 2019, Defendants filed their Non-Opposition to Plaintiff's Motion to	
26	Extend Discovery. (See ECF No. 43).	
27	On August 15, 2019, Minutes of the	e Court were issued wherein this Court granted

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As a result of the Extension of Discovery, Discovery Cutoff in this matter was calendared for November 4, 2019. *Id*.

More particularly for the purposes of this motion, the deadline for the filing of dispositive motions was calendared for December 4, 2019. *Id*.

Unfortunately, Defendants are unable to meet today's deadline for filing of their dispositive motions due to the reassignment of the case. The instant matter was being handled by a different Deputy Attorney General than the current Deputy Attorney General. That being said, the former Deputy Attorney General handling the matter unexpectedly left the office of the Nevada Attorney General. Thus, the case was required to be reassigned, along with all the other cases that had been handled by the former Deputy Attorney General, and was done so as expeditiously as possible.

On November 14, 2019, the matter was reassigned. Only upon an initial cursory review of the instant matter, along with all the other reassigned matters, did the current Deputy Attorney General realize that the discovery deadline in this matter had come and gone and Dispositive motions were now due.

Given these unforeseeable circumstances, Defendants respectfully request that this Court grant an additional sixty (60) days to file their Dispositive motions.

DATED this 4th day of December, 2019.

AARON D. FORD Attorney General

By: /s/ Charles D Hopper
CHARLES D HOPPER, Bar No. 6346
Deputy Attorney General
Attorneys for Defendants
Romeo Aranas, Isidro Baca,
Candis Brockway, Dana Marks,
Brian Ward & Therese Wickham

IT IS SO ORDERED

U.S. MAGISTRATE JUDGE

DATED:/2/